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DEATH OF JUDGE POWERS.

Loyalty to his friends was a conspicuous trait in the character of Judge Orlando W. Powers, whose death yesterday, after a brief illness, came as a shock to the community. His friends were legion in and out of the state. He counted among them some of the most noted figures in national life, and today they are mourning the loss of one who was their peer in intellectual power and the superior of many of them in flashing wit and graceful and compelling eloquence. While it was not his fortune to share with them whatever there may be of glory and satisfaction in the attainment of high political position, none doubted that his ability entitled him to the best his state had to offer and all knew that to whatever eminence he might be called he would shine as a star of the first magnitude.

But whether his friends were great or small he was ever loyal to them, and this accounts in large measure for his popularity among all classes. The poets have referred to the "bubble, popularity," as something so transitory and treacherous as to lead wise and great men like a will-o-the-wisp to empty goals and dark disappointments. And it is true that to the overweening ambition who cannot accept the "slings and arrows of outrageous fortune" with philosophy and patience popularity is merely a "bubble." But to a man like Judge Powers, who found in his work and in his friends a solace that fame and power cannot give, popularity had its sweet enchantments.

In all his work as a lawyer there was the satisfaction that comes to a muscular intellect of being able to achieve great things easily. Like the athlete who feels within himself the ability to outdo all his rivals in a wide variety of contests, Judge Powers must often have felt the glow and perhaps the pride of intellectual power.

One of the foremost figures at the bar of Utah, his proficiency gained victory for him in many important cases. His fame extended throughout the country, wherever the names of eminent lawyers met with homage. At the time of his death he had an office in Los Angeles, where his son, Roger Woodworth Powers, was associated with him. It was on one of his trips to care for the work of this office that he was stricken with pneumonia as he had been once before on a similar trip. When he was brought back a forlorn and his friends that this brilliant and kindly man was already within the shadow of death, and such proved to be the case.

As an orator Judge Powers had few equals in the west. He was especially happy as an after-dinner speaker, and those who attended the Commercial club banquet to Mr. Taft will recall how delighted the then president of the United States was with the genial sallies and scintillating witticisms of the judge's speech. On the platform or in the field as a campaigner he was equally felicitous and he possessed a keenness and a commanding power of logic and persuasiveness that won the attention and the admiration even of his foes. Some of his forensic victories were no notable that they are a part of the country's legal history.

In earlier days he had taken part in the bitterest political contests that Utah has known. In later life, however, he harbored no rancor. He forgave and forgot and his outlook upon life, therefore, was that of a man who had fought the fight fairly and honestly, and who was able to take into his final years a spirit untroubled by the human conflict.

To his loved ones who are so profoundly stricken with sorrow the sympathy of the entire community goes out in spontaneous abundance. Their tears mingle with the tears of many friends, great and humble, and it is memory will be cherished by all as that

of a brilliant, kindly, knightly man who did his best and, therefore, gave to the world the loyalty and high service that it expects from one so gifted.

CONGRATULATIONS.

The county commissioners are to be congratulated for deciding to submit the question of a good roads bond issue to the taxpayers. At a special election the qualified taxpayers will vote whether the county shall issue \$1,000,000 in bonds to construct a permanent system of highways, and they are to be congratulated for having the opportunity to determine a question of such vital importance to the county. The commissioners came to the conclusion that the constantly increasing sentiment in favor of a system of hard-surfaced arteries through the county warranted the cost of a special election.

It transpires that some opposition to the election developed among the farmers who feared that the burden of taxation would be too greatly augmented by the \$1,000,000 bond issue. This point is one very properly to be considered in the campaign for the bonds, but The Tribune, which has advocated the issue since it became apparent that public sentiment was strongly in favor of it, believes that the fears and doubts of the protesting farmers will be transformed into enthusiasm as the campaign progresses.

As The Tribune has pointed out insistently the expenditure is an investment which is bound to pay a handsome profit to the taxpayers of the county and especially the taxpayers in the agricultural districts. They will reap rich rewards from the increased transportation facilities which will permit them to market their products more cheaply and, therefore, at greater profit to themselves. The tax burden, of course, is to be spread over a long time and a future generation will share in the burden. But when the good roads are considered in their true light as a highly profitable investment the incidental taxation should become a matter of minor significance. The Panama canal would never have been constructed if the American people had centered their thoughts unwaveringly upon the question of taxation and had failed to take the larger view that everybody in the country would be richer for the canal.

The Tribune believes that a permanent system of hard-surfaced highways through the county will add to the comfort, convenience and wealth of the taxpayers. It not only will promote the welfare of those already settled here, but it will be an invitation to other settlers, who will increase the county's wealth.

But not the least of the arguments in favor of the issue is the fact that \$1,000,000 of outside capital will be brought in to set the unemployed at work and augment the present prosperity. It is true, and a gratifying truth it is, that Salt Lake county is not facing the dire problem of the unemployed which is causing so much anxiety on the Pacific coast and in many other sections of the country. Nevertheless, the expenditure of the \$1,000,000 will give every unemployed man willing to work a chance to earn good pay and to become an asset instead of remaining a tax upon the community. Certainly no one can be the loser by creating assets either present or future. But however desirable the present increase in prosperity may be, it is the opinion of The Tribune that the ultimate prosperity as the result of good roads can scarcely be overestimated.

FAKERS BEGIN WORK.

The knowledge that radium is proving effective as a remedy for cancer is sufficient to turn loose upon the afflicted a horde of quacks and impostors who are putting their nostrums on the market, falsely claiming that they contain the precious mineral.

Were it not for the law prohibiting the use of the mails to these fakers the country would be flooded with advertisements and testimonials of the latest cure-all. The warning given by the chief chemist of the department of agriculture, Dr. Carl L. Alsberg, should be heeded. The amount of radium in the United States, outside of what is still in the ground in Utah and Colorado, is small indeed. It is more than probable, therefore, that none of these impostors ever saw a speck of radium, much less possessed it.

A man who would foist a worthless preparation upon a fellow mortal afflicted with cancer is as bad as a murderer, and there are other fraudulent cure-alls besides those said to contain radium.

HALT IS CALLED.

The cheering news comes from Washington that heckling of business interests throughout the United States has been put under the ban by President Wilson and that congress will go to work upon the appropriation bills and leave trust legislation severely alone for some time to come. This is a consummation devoutly to be wished and in line with the stand taken by The Tribune in discussing the manifest duty of the Democratic administration at this important juncture.

Representative Clayton of Alabama, chairman of the house judiciary committee, we are given to understand, is to have charge of all trust legislation,

and at the same time we are told that all the bills on his committee calendar not touching the trust question have been advanced for early hearing.

This is taken as an indication that the administration has really made up its mind to go slow and give the country a much-needed rest from experimental legislation. There was some fear when President Wilson induced Representative Clayton to withdraw from the senatorial race in Alabama on the ground that his presence in the house was vitally necessary to the reform plans of the administration that it was the purpose of the party in power to rush blindly upon an uncharted course without thought or care for the business interests of the country.

If it turns out that President Wilson has really decided to stay his hand and at the same time check the radical tendencies of his fellow Democrats until the effect of the tariff and currency laws can be accurately gauged, the country will breathe easier and business will be given the impetus it has so sadly lacked during the last few months. We shall see what we shall see.

WARSHIP FOR TURKEY.

Turkey has purchased the dreadnought Rio de Janeiro from Brazil. The great powers are angry and Greece is alarmed lest the Moslems make an attempt to recapture the Aegean islands. Turkey is not supposed to have any rights which the Christian nations are bound to respect, and the purchase of a warship, even for defensive purposes, is regarded as a violation of some treaty or other or a menace to Christianity.

Instead of throwing up their hands in holy horror at the very thought of Turkey purchasing a first-class battleship, the Christian nations of Europe ought to set the "heathen" empire a good example by accepting the "naval holiday" plan proposed by Winston Churchill.

Turkey cannot afford the new dreadnought, but she must keep pace with Greece in the creation of a navy. The situation presented is like the struggle between Great Britain and Germany, only on a smaller scale.

ANSELMO'S CASE.

Ninety-nine per cent of the citizens of Salt Lake county will undoubtedly approve the verdict of the jury in the case of Anselmo, slayer of Policeman Thomas F. Griffiths. The young Italian had a fair trial and was defended by able counsel, with the result that he must answer for murder in the first degree and pay the forfeit exacted by the law.

Great responsibility rests upon jurors in such cases and many are loth to bring in a verdict which means death to the defendant, ruthless slayer though he may be. Other persons are so weak-minded that all counsel for the defense has to do is to shed a few tears and the slayer goes free. It was time to call a halt. If men will carry revolvers in violation of the law let them pay the penalty for the crimes resulting from their use.

The "Mischief Quartette" and Its Work.

Each year the month of January numbers its list of victims from influenza, la grippe, bronchitis and pneumonia. The prompt use of Foley's Honey and Tar Compound will check the onset of a cold and stop a cough, preventing the development to more serious conditions. Keep it on hand. Schramm-Johnson, Drugs, "The Never-Substitutors," Five (5) Good Stores. (Advertisement.)

Notice.

Any person who exchanged overcoats or hats at Semich-Louvre cafe New Year's eve, kindly return same and get their own at hotel office within the next few days. Should anyone be apprehended on the street wearing overcoat or hat, upon identification of article they will be vigorously prosecuted. Semich Hotel Co. (Advertisement.)

IN THE CITY COURT OF SALT LAKE CITY, county of Salt Lake, state of Utah.

Leon Goulet, plaintiff, vs. Isador Prumkin, plaintiff—Summons. No. 15,565.

The state of Utah to said defendant: You are hereby summoned to appear within ten days after service of this summons upon you, if served within the county in which this action is brought; otherwise within twenty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought to recover a judgment for the sum of \$175 rent on the first cause of action, and for the sum of \$224 damages for breach of a written lease on the second cause of action, all being more particularly described in said plaintiff's complaint. D. B. HEMPSTEAD, Plaintiff's Attorney.

Postoffice address, 703 Utah Savings & Trust building, Salt Lake City, Utah. k432

IN THE DISTRICT COURT OF THE Third Judicial district of the state of Utah, county of Salt Lake—Merle Lynch Dorsey, plaintiff, vs. Richard C. Dorsey, defendant—Summons.

The state of Utah to said defendant: You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought for a judgment dissolving the bonds of matrimony existing between you and the said plaintiff.

H. L. PRATT, Plaintiff's Attorney.

P. O. address, 903 Boston Bldg., Salt Lake City, Utah. k3225

NOTICE OF SPECIAL STOCKHOLDERS' MEETING OF THE DALY MINING COMPANY.

building, in Salt Lake City, Utah, on Saturday, the 10th day of January, A. D. 1914, at the hour of 3 o'clock p. m., for the purpose of considering the question of amending the articles of incorporation of said company in respect to diminishing the amount of capital stock and the denomination of shares by changing article V thereof, as heretofore amended, so that the same will read as follows:

"ARTICLE V. The amount of capital stock of the corporation shall be three hundred thousand dollars (\$300,000), divided into two hundred thousand (200,000) shares of the denomination of par value of one dollar and fifty cents (\$1.50) each."

GEORGE W. PARKS, Secretary. Dated this 16th day of December, A. D. 1913. k1115

NOTICE.

BETA THETA PI SOCIETY. Notice is hereby given that there will be a meeting of all the members of the Beta Theta Pi society residing in the state of Utah both active and non-active, on the 14th day of January, 1914, at 418 South Thirteenth East street, Salt Lake City, Utah, at 8 p. m. of said day, for the purpose of considering the question of whether or not the Beta Theta Pi society in Utah will form a corporation and for the transaction of any and all business in connection therewith that may properly come before the said meeting.

LOUIS E. ARNOLD, President Alumni Association. M. D. NAYLOR, President Active Chapter. MORRIS H. FORBES, Secretary Alumni Association. HAROLD C. TEASDEL, Secretary Active Chapter. Salt Lake City, Utah, Dec. 30, 1913. k3688

IN THE DISTRICT COURT OF THE United States for the district of Utah—In the matter of Henry Zwilling, voluntary bankrupt.—In bankruptcy, No. 1718.

To the creditors of Henry Zwilling of Salt Lake City, in the county of Salt Lake, and district aforesaid, a bankrupt: Notice is hereby given that on the 29th day of December, 1913, the said Henry Zwilling was duly adjudicated bankrupt, and that the first meeting of his creditors will be held at my office in the Continental block, Salt Lake City, Utah, on the 13th day of January, 1914, at 10:30 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting.

CHARLES BALDWIN, Referee in Bankruptcy. Salt Lake City, Jan. 2, 1914. m160

IN THE DISTRICT COURT OF THE United States for the district of Utah—In the matter of Jacob Jensen, voluntary bankrupt.—In bankruptcy, No. 1705.

To the creditors of Jacob Jensen of West Jordan, in the county of Salt Lake, and district aforesaid, a bankrupt: Notice is hereby given that on the 29th day of December, 1913, the said Jacob Jensen was duly adjudicated bankrupt; and that the first meeting of his creditors will be held at my office in the Continental block, Salt Lake City, Utah, on the 13th day of January, 1914, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting.

CHARLES BALDWIN, Referee in Bankruptcy. Salt Lake City, Jan. 2, 1914. m161

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Prices: 25c, 50c, 75c. Matinees Thursday and Saturday, 15c, 25c, 50c.

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Three performances daily 7:30, 9:15. Prices, 10c, 20c, 30c. Matinee, 1200 seats, 10c.

REX THEATER
This Afternoon and Tonight Only.
"HIS OWN BLOOD."
Two-part Powers feature, written and acted by Edwin August. Boy becomes drug slave through use of "soft drink" manufactured by his father.
"INCOGNITO."
Victor drama, with Warren Kerrigan and Jessilyn Van Trump.
"What Happened to Crackles."
Powers Comedy.
"The Lightning Bolt."
Nestor drama, with Wallace Reid and Dorothy Davenport.
Continuous, 1 to 11 p. m.

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Wizard of the Piano
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Seats now selling at the Consolidated Music Co., 15 E. First South St. Prices: \$1.00, \$2.00, \$2.50, \$3.00. Paderewski's Salt Lake appearance under the management of Royal W. Daynes.
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David Smith, first tenor. Will Maggini, first bass.
Ross Rigby, second tenor. Ralph Waldron, second bass.

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Selig Drama.
"MOTHER LOVE VERSUS GOLD."
Edison Comedy.
"ANDY GETS A JOB."
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"AN INDIAN DON JUAN."
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